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6	Attorneys for Plaintiff Richard P. Parducci [Additional Attorneys on Back Page]		
7	UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	SAN FRANCISCO DIVISION		
10			
11	Richard P. Parducci, under a Power of Attorney, on behalf of and for Margarett	se No. 3:17-cv-06692 WHO	
12	Parducci and as Trustee of the JOHN A. PARDUCCI AND MARGARETT I	TIPULATION AND RDER TO SET BRIEFING	
13	PARDUCCI SURVIVOR'S TRUST dated	CHEDULE ON DEFENDANT VERLAND SOLUTIONS, INC.'S	
14		OTION TO DISMISS	
15	Plaintiff,		
16	vs.		
17	Overland Solutions Inc. AMCO Insurance		
18	Overland Solutions, Inc., AMCO Insurance Company and Does 1-20,		
19	Defendants.		
20			
21	Plaintiff Richard P Parducci and Defendant Overland Solutions, Inc. ("Overland"), by		
	and through their respective counsel of record, hereby stipulate and agree as follows, and request		
22	the Court approve their stipulation for good cause shown:		
23	WHEREAS, OVERLAND filed a motion to dismiss on March 5, 2018 (Dkt. No. 28) with		
24	a hearing date of April 25, 2018;	a hearing date of April 25, 2018;	
25	WHEREAS Defendant AMCO previously file	ed a motion to dismiss for hearing that is	
	STIPULATION AND [PROPOSED] ORDER TO SET BRIEFING SCHEDULE ON DEFENDANT OVERLAND SOLUTIONS, INC.'S MOTION TO DISMISS		

1	also set for hearing on April 25, 2018;	
2	WHEREAS, in the interest of efficiency and convenience of the Court and the parties, the	
3	parties wish to coordinate the briefing schedule on the OVERLAND motion to dismiss with the	
4	briefing schedule on the motion to dismiss previously filed by AMCO;	
5	The parties therefore stipulate and agree to the following schedule:	
6	Plaintiff's Opposition to Overland's Motion to Dismiss shall be due on:	March 23, 2018
7	Defendant Overland's Reply shall be	
8	due on:	April 6, 2018
9	WHEREAS, the parties respectfully request, for good cause shown, that the Court	
10	approve the above schedule for the briefing of Overland's Motion to Dismiss,	
11	IT IS SO STIPULATED.	
12	Dated: March 10, 2018	TROUTMAN SANDERS LLP
13		THOU THIN STRUBERS EET
14		By: /s/ Mark C. Mao
15		Mark C. Mao Melanie Witte
16		Attorneys for Defendant OVERLAND SOLUTIONS, INC.
17		OVERLAND SOLUTIONS, INC.
18	Dated: March 13, 2018	A AND OFFICERS OF A AND FINGE S
19		LAW OFFICES OF LAWRENCE G. PAPALE
20		
21		By: /s/ Lawrence G. Papale
22		Lawrence Papale
23		Attorneys for Plaintiffs RICHARD P. PARDUCCI
24		
25		

1 2 IT IS SO ORDERED. 3 Dated: March 15, 2018 4 UNITED STATES DISTRICT JUDGE 5 6 ATTESTATION OF E-FILED SIGNATURE 7 I, Lawrence G. Papale, am the ECF user whose ID and password are being used to file 8 this Stipulation and [Proposed] Order to Set Briefing Schedule on Overland's Motion to Dismiss. In compliance with Local Rule 5-1, I hereby attest that Mark C. Mao, counsel for Defendant, has 9 concurred in this filing. 10 11 Dated: March 13, 2018 By: /s/ Lawrence Papale Lawrence G. Papale 12 13 14 ADDITIONAL COUNSEL: MCCALLUM, METHVIN & TERRELL, P.C. ROBERT G. METHVIN, JR. 15 rgm@mmlaw.net JAMES M. TERRELL 16 iterrell@mmlaw.net 17 P. MICHAEL YANCEY myancey@mmlaw.net 18 The Highland Building 2201 Arlington Avenue South 19 Birmingham, Alabama 35205 Tel: (205) 939-0199 20 LAW OFFICES OF LAWRENCE G. PAPALE 21 LAWRENCE G. PAPALE lgpapale@papalelaw.com 22 The Cornerstone Building 23 1308 Main Street, Suite 117 Saint Helena, CA 94574 24 Tel: (707) 963-1704 25